

The undersigned attorneys, on behalf the Plaintiff and the Appearing Defendants (Shelley Souza, Jeffrey S. Greener and the Estate of Francis Newton Souza), respectively,, hereby stipulate to the following:

<u>EVENT</u>	DATE
(1) Appearing Defendants' Last Day to	June 22, 2007
Serve Letter Concerning Contemplated	
Motion to Dismiss; and	
(2) Plaintiff's Last Day to Serve Letter	
Concerning Any Contemplated Motion	
to Remand regarding the Appearing	
Defendants.	
(1) Plaintiff's Last Day to Serve	June 29, 2007
Responsive Letter Concerning	
Contemplated Motion to Dismiss; and	
(2) Appearing Defendants' Last Day to	!
Serve Letter Concerning Any	
Contemplated Motion to Remand	
Appearing Defendants' Last Day to Answer,	July 12, 2007
Move or Otherwise Respond to Plaintiff's	
Complaint.	
Complaint.	

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Plaintiff's Last Day to Move to Remand the	July 12, 2007
Case to the Supreme Court of the State of New	
York as to the Appearing Defendants	
(1) Plaintiff's Last Day to Serve an	August 31 2007
Opposition to Any Motion Filed by the	
Appearing Defendants' with Respect to	
the Complaint; and	
(2) Appearing Defendants' Last Day to	
Serve an Opposition to any Motion	
Filed by Plaintiff to Remand	
(1) Appearing Defendants' Last Day to	September 10, 2007
Serve a Reply to Any Papers Opposing	•
Any Motion Filed by the Appearing	
Defendants with Respect to the	
Complaint; and	
(2) Plaintiff's Last Day to Serve a Reply to	
Any Papers Opposing Any Motion	
Filed by Plaintiff to Remand.	

The Appearing Defendants waive any objections they may have to the service and service of process.

In entering into this stipulation, Plaintiff does not waive his rights under 28 U.S.C. Sec. 1446 et seq. Plaintiff does not concur with or concede Appearing Defendants' statements in the removal papers, including but not limited to statements regarding the propriety of certain defendants or claims.

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In entering into this stipulation, the parties do not waive or acknowledge any rights with regard to discovery.

Dated: New York, New York June 22, 2007

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Attorneys for Defendants Shelley Souza, individually and as Co-Administrator of the Estate of Francis Newton Souza, Jeffrey S. Greener, individually and as Co-Administrator of the Estate of Francis Newton Souza, and the Estate of Francis Newton Souza

SO ORDERED:

BELDOCK LEVINE &

HOFFMAN LLP

Cynthia Rollings (CR6469) Vera Scanlon (VS1522)

99 Park Avenue, Suite 1600 New York, NY 10016

Attorneys for Plaintiff Azhar A. Jaffri